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1.1.74

03-10571 WARRANTY DEED (Individu 38-12128 FORM No. 716anioes as Tenants by Entiroty).

STEVAMESSEAW 26147 KNOW ALL MEN BY THESE PRESENTS, That Samuel John Pool and Peggy Marte Pool, husband and wife

hereinafter called the grantor, for the consideration hereinafter stated to the grantor paid by Gary L. Guggenmos and Sally L. Guggenmos, husband and wife, hereinafter called the grantees, does hereby grant, bargain, sell and convey unto the grantees, as tenants by the entirety, the heirs of the survivor and their

Lot 47 of LEWIS TRACTS, Klamath County, Oregon

Lot 47 of LEWIS IRACIS, RIGHALM COUNTY, Standard Subject, however, to the following: 1. Regulations, including levies, assessments, water and irrigation rights and easements for ditches and canals, of Enterprise Irrigation District.

2. Regulations, including levies, liens, assessments, rights of way and easements of the South Suburban Sanitary District.

IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE To Have and to Hold the above described and granted premises unto the said grantees, as tenants by the entirety, their heirs and assigns forever.

And grantor hereby covenants to and with grantees and the heirs of the survivor and their assigns, that grantor is lawfully seized in fee simple of the above granted premises, free from all encumbrances except as noted of record as of the date of this deed and those apparent upon the land, if any, as of the date of this deed,

grantor will warrant and forever defend the said premises and every part and parcel thereof against the lawful claims and demands of all persons whomsoever, except those claiming under the above described encumbrances. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 21,500.00

@However, the actual -consideration -consists of or includes other property or value fiven or promised -which is the which the consideration (indicate which). (The sentence between the symbols 0, if not applicable, should be deleted. See ORS 93.030.) In construing this deed and where the context so requires, the singular includes the plural and all grammatical changes shall be implied to make the provisions hereof apply equally to corporations and to individuals.

In Witness Whereof, the grantor has executed this instrument this 2.6 ... day of February if a corporate grantor, it has caused its name to be signed and seal affixed by its officers, duly authorized thereto by 1977 order of its board of directors. DQ 1000

(If executed by a corporation, affix corporate seal)

STATE OF OREGON, County of February 26 Klamath . 19 77

\$ RA7 Personally appeared the above named. Samuel John Bool and Peggy Marie, Pool, husband and wife

and wife shd acknowledged the foregoing instru-ment to be their voluntary act and deed. (OFFICIAL O WEIGH a. Cus

Notary Public for Oregon

GRANTOR'S NAME AND ADDRESS

GRANTEE'S NAME AND ADDRES

II a change is requested all fax statements shall be sent to the following address

First Federal 540 Main

K. F. 97601

(.F. 9760)

Gary L. Guggenmos 1418 Ivory

My commission expires . Merch 4, 1980 My commission expires:

...... president and that the latter is thetecretary of

STATE OF OREGON, County of

Personally appeared

Samuel John Poo

19

and that the scal allixed to the foregoing instrument is the corporation of said corporation and that said instrument was signed and scaled in be hall of said corporation by authority of its board of directors; and each them acknowledged said instrument to be its voluntary act and deed. A corporation (OFFICIAL SEAL)

each for himsell and not one for the other, did say that the former is the

Notary Public for Oregon

FOR

STATE OF OREGON,

...who, being duly sworn.

1/2:3

County of KLAMATH I certify that the within instrument was received for record on the SPACE RESERVED in book.M. 77 on page ... 3607... or as RECORDER'S USE file/reel number 26147 Record of Deeds of said county. Witness my hand and scal of County affixed.

WM. D. MILNE Recording Officer Haz. L. Deputy FEE \$, 3.00 ~

While Addit

